

# COMMITTEE ON APPROPRIATIONS

Representative John Kavanagh, Chairman  
 Representative Justin Olson, Vice-Chairman  
 Mike Huckins, Legislative Research Analyst  
 Paul Benny, Senior Assistant Legislative Research Analyst



\* Strike-Everything Amendment  
 [E] Emergency Clause  
 [P 105] Proposition 105 Clause  
 [P 108] Proposition 108 Clause  
 [LIV] Line Item Veto  
 [W/O] Without Emergency Clause  
 [W/S] Without Signature

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**HB 2034 – Chapter 13 [E] – nuclear emergency appropriation and assessment**

An emergency measure that appropriates \$2,153,517 in FY 2014 and \$2,269,086 in FY 2015 from the GF to the Nuclear Emergency Management Fund (Fund) for various agencies within that Fund for additional staffing costs and other programs. The agencies receiving money include the following: ADAG, DEMA, and the Radiation Regulatory Agency. Levies an assessment against each consortium of public service corporations and municipal corporations engaged in constructing or operating a commercial nuclear generation station in an amount equal to that appropriated to the Fund, plus any interest.

**HB 2069 – Chapter 14 – appropriations; named claimants**

Appropriates \$283,681.96 from the GF to ADOA to pay outstanding claims against state agencies from previous FYs. Transfers \$44,371.73 from COSF, \$10,180.25 from SHF, and \$470.68 from the State Air Quality Fund to the GF.

**HB 2154 – Chapter 118 – \*supplemental appropriation; mortgage settlement monies**

Appropriates the remaining funds received pursuant to the National Mortgage Settlement, excluding the \$50 million deposited in the GF, to the Department of Law in FY 2013 for distribution pursuant to applicable court orders. Exempts the appropriation from lapsing.

**HB 2396 – Chapter 143 – attorney general; compromises; settlements; deposit**

Mandates, with certain exemptions, that monies garnered as a result of compromises or settlements by the state be deposited into the GF, with certain exceptions. Prohibits funds consisting of monies other than those received for restitution, costs, or attorney fees from being established on the basis of a court order without prior legislative authorization. Creates the Consumer Restitution and Remediation Revolving Fund (Fund) and respective subaccounts. Makes changes to the Consumer Protection-Consumer Fraud Revolving Fund, and states any amount in excess of \$3,500,000 in the Consumer Remediation Subaccount is subject to legislative appropriation. Requires the AG to annually submit a full and complete account of the deposits into the state treasury pursuant to statute, as well as a full and complete account of the receipts and disbursements from the Fund by subaccount to the Governor, ADOA, the President of the Senate, the Speaker of the House of Representatives, the SOS, and JLBC by January 15, April 15, July 15, and October 15. Allows the AG to obtain an injunction from any court of competent jurisdiction.

**HB 2502 – Chapter 1 – supplemental appropriation; CPS funding.**

Provides \$4,409,200 in GF supplemental funding and 50 FTE positions to DES in FY 2013 for CPS staff. Contains reporting requirements.

**HB 2503 – Chapter 2 – supplemental appropriation; IRC.**

Provides \$500,000 in supplemental funding from the GF in FY 2013 to AIRC for payment of legal expenses.

**HB 2644 – Chapter 99 – debt payoff; annual report**

Requires ADOA to submit a report stating the cost and savings to the state to pay off the balance of state debt and defines *state debt and obligations*. Directs ADOA, by December 1, 2013 and each December thereafter, to submit a report to the President of the Senate, the Speaker of the House of Representatives, and JLBC that includes:

- The cost to the state to pay the remaining balance of state debt and obligations.
- An analysis focused on approaches that produce the highest cost savings and give the amount of savings if the state pays off outstanding debt under current economic conditions.
- The money that could be saved if those debts were paid based on current interest rates.
- A projection of the costs and savings under current economic conditions to the state, in increments of \$50 million up to \$200 million.

**SB 1311 – Chapter 48 – public monies; investment**

Permits the AST to invest trust and treasury monies in institutional common trust funds with underlying investments in securities. Changes the definition of *equity securities*.

**SB 1482 – Chapter 158 – IRC; supplemental appropriation**

Provides \$635,226 in supplemental funding